DECLARATION of	COPENDING APPLICATION
CONTAINING ADD	ITIONAL SUBJECT MATTER

ATTORNET'S DOCKET NO.

CONTAININ	C VIDDLLIOUAT SOME	CIMATILA	1.1	
I, the below anmed inventor, hereby declare that: My residence, post office address and citizenship are as stated below next to my name;				
that I verily believe that I am the original, first and sole inventor if only one name is used at 201 below, of a joint inventor is just a first and sole inventor if only one name is used at 201 below, of a joint inventor is just a first and sole inventor if only one name is used at 201 below, of a joint inventor is just a joint inventor is just and sole inventor if only one name is used at 201 below, of a joint inventor is just and sole inventor if only one name is used at 201 below, of a joint inventor is just and sole inventor if only one name is used at 201 below, of a joint inventor is just and sole inventor if only one name is used at 201 below, of a joint inventor is just and sole inventor if only one name is used at 201 below, of a joint inventor is just and sole inventor if only one name is used at 201 below, of a joint inventor is just and sole inventor if only one name is used at 201 below, of a joint inventor is just and sole inventor if only one name is used at 201 below.				
inventors are mamed below at 20 Configuration of of Fruit Juices	1-203, of the invention entite A Perforating	ed: Juice Ext	raction_Mag	chine and
which is described and claimed in that this application in part disclor	the attached specification;	Hemisphere	Extrac	tion of Juice
		disclosed in my earlier	filed pending applica	ilon, *
Serial No. See SCHEDU	LE Adattached.	;	ladal to the everyingti	ion of this emplication:
that I acknowledge my duty to disthat as to the subject matter of the the same was ever known or used any printed publication in any coor in public use or on sale in the that the common subject matter he said earlier application in any contives or assigns more than twelves to applications for patents or in States of America, prior to said e	is application which is comm in the United States of Ame ountry before my or our inve United States of America mo as not been patented or mad antry foreign to the United S is months prior to said earlier	on to said earner appus ricia before my or our i ntion thereof, or more that one year prior e the subject of an inve- tates of America on an application; and mmon subject matter f	auth, I to not know nevention thereof or p than one year prior to to said earlier applicat ntor's certificate issue application filed by n iled in any country fo	attented or described in o said earlier application, tion; id before the date of ne or my legal represent-
no such applications have b				
Ruch applications have been	filed as follows:			
EARLIEST FOREIGN APPLICA	ATION(S), IF ANY, FILED I	NITHIN 12 MONTHS I	RIOR TO SAID EAR	ILIER APPLICATION PRIORITY CLAIMED
COUNTRY	APPLICATION NUMB	ER (day, month, year	DATE OF ISSUE (day, month, year)	UNDER 35 U.S.C. 119
BRAZIL	See SCHEDULE	A attached		YES NO
DIAZIE	Joee Delinionin	a taonet		YES NO
ALL FOREIGN APPLICATION	S, IF ANY , FILED MORE	THAN 12 MONTHS P	RIOR TO SAID EAR	LIER APPLICATION
				1996年高
				WALLEY STATE
that as to the subject matter of th	is application which is not co	ommon to said earlier a	pplication, I do not k	now and do not believe
that the same was ever known or described in any printed publica	tion in any country before m	v or our invention thei	eol, of more than one	year prior to this
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that said non-common subject ma date of this application in any co	tter has not been patented or	r made the subject of a States of America on a	n inventor's ceruiscate n application filed by	me or my legal
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as to applications for patents or ir ica prior to this application by r	iventor's certificate on the in ne or my legal representative	vention lited in any co- s of assigns,	intry loteign to the O	inted States of Amer-
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See BRAZIL	See SCHEDULE	A attached		X YES NO
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PTO Form 3.18(a)

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	leventor I hereby appoint the following atto	mey did or egent(s) to prosecute this distribution the distribution of the control of the contro
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George A. BODE (Reg. No. 30,028)

SEND CORRESPONDENCE TO:

George A. BODE, Esq. BODE & ASSOCIATES, P.C. 2314 BROADWAY NEW ORLEANS, LA 70125 -4125 DIRECT TELEPHONE CALLS TO: (name and telephone number)

(504) 861-8288

Fax: 866-6717

ı				
	FULL NAME	FAMILY NAME	FIRST GIVEN NAME	SECOND GIVEN NAME
}	OF INVENTOR	MENDES	Carlos	NETO
윊	RESIDENCE &	CITY	STATE OR FOREIGN COUNTRY	COUNTRY OF CITIZENSHIP
	CITIZENSHIP	Araraguara	BRAZIL	STATE A ZIP CODE/COUNTRY
	POST OFFICE	POST OFFICE ADDRESS 1738	CITY	
	ADDRESS	Rua Voluntarios	Araraquara	Sao Paulo BRAZIL
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202	RESIDENCE &	CITY	STATE OR FOREIGN COUNTRY	COUNTRY OF CITIZENSHIP
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	FULL NAME OF INVENTOR	FAMILY NAME	FIRST GIVEN NAME	SECOND GIVEN NAME
g	RESIDENCE &	CITY	STATE OR FOREIGN COUNTRY	COUNTRY OF CITIZENSHIP
	POST OFFICE ADDRESS	POST OFFICE ADDRESS	CITY	STATE & ZIP CODE/COUNTRY

I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under section 1001 of Title 18 of the United States Code, and that such willful false statements may jeopardize the validity of the application or any patent issuing thereon.

SIGNATURE OF INVENTOR 201	SIGNATURE OF INVENTOR 202	SIGNATURE OF INVENTOR 203
January 7, 1998	DATE	DATE

* I specifically acknowledge the duty to disclose material information as defined in 37 CFR § 1.56(a) which occurred between the filing date of the prior application and the filing date of this continuation-in-part application which discloses and claims subject matter in addition to that disclosed in the prior application (37 CFR § 1.63(d)).

I was aware of this duty before I signed the "Declaration And Power Of Attorney - Original Patent Application" originally filed with the application \$\delta\$s).

PTO Form 3.18(a) (page 2)

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INVENTOR: CARLOS NETO MENDES
Rua Voluntários de Pátria, 1738
Araraquara, São Paulo, BRAZIL
CEP 14.801-320

FILTERING DEVICE FOR A CITRUS JUICE EXTRACTION MACHINE and CONFIGURATION OF A PERFORATING FILTERING TUBE FOR THE EXTRACTION OF FRUIT JUICES and CONFIGURATION OF A CONCAVE AND RADIALLY CUT HEMISPHERE FOR THE CUTTING AND PRESSING OF FRUIT FOR THE EXTRACTION OF JUICE

This application is a continuation-in-part application of a previous applications by the same inventor bearing:

- 1) U.S. Serial No. 08/647,066 filed May 9, 1996, (which claims priority, under 35 U.S. Code § 119 based on Brazilian Application No. PI-9502244-9 filed June 19, 1995), now U.S. Patent No, 5,655,441 issued August 12, 1997;
- 2) U.S. Serial No. 08/681,627 filed July 29, 1996, (which claims priority, under 35 U.S. Code § 119 based on Brazilian Application No. MI-5501198-5 filed August 1, 1995) now U.S. Patent No, 5,720,218 issued February 24, 1998;
- 3) U.S. Serial No. 08/681,626 filed July 29, 1996, (which claims priority, under 35 U.S. Code § 119 based on Brazilian Application No. MU-7501779-2 filed August 1, 1995);
- 4) U.S. Serial No. 08/759,723 filed December 6, 1996, (which claims priority, under 35 U.S. Code § 119 based on Brazilian Application No. MU-7502784-4 filed December 8, 1995);
- 5) U.S. Serial No. 08/759,722 filed December 6, 1996, (which claims priority, under 35 U.S. Code § 119 based on Brazilian Application No. MU-7502785-2 filed December 8, 1995) now U.S. Patent No, 5,720,219 issued February 24, 1998;
- 6) U.S. Serial No. 08/759,727 filed December 6, 1996, (which claims priority, under 35 U.S. Code § 119 based on Brazilian Application No. MU-7502786-0 filed December 8, 1995);
- 7) U.S. Serial No. 08/763,679 filed December 11, 1996, (which claims priority, under 35 U.S. Code § 119 based on Brazilian Application No. MU-7502994-4 filed December 15, 1995); and,
- 8) U.S. Serial No. 08/884,529 filed June 27, 1997, (which claims priority, under 35 U.S. Code § 119 based on Brazilian Applications No. PI-9502218-0 filed June 12, 1995; No. PI-9502244-9 filed June 19, 1995; No. MI-5501197-7 filed August 1, 1995; No. MI-5501198-5 filed August 1, 1995; No. MI-5501199-3 filed August 1, 1995; No. MU-7501779-2 filed August 1, 1995; No. MU-7501780-6 filed August 1, 1995; No. MU-7501781-4 filed August 1, 1995; No. PI-9503518-4 filed August 1, 1995; No. MU-7501563-3 filed August 7, 1995; No. PI-9503109-0 filed August 7, 1995; No. MI-5501976-5 filed December 8, 1995; No. MU-7502784-4 filed December 8, 1995; No. MU-7502786-0 filed December 8, 1995; and, No. MU-7502994-4 filed December 15, 1995).

SCHEDULE A



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Serial	or Patent No.:	ILTON MINDSO NOAS	Docket M-95-3195-U.17
For: '	' Filtering Devi	ce For A Citrus Juice Extraction Of Juice .	Extraction Machine and
	VERTETED STATE	EMENT (DECLARATION) CLAIMI 1.9(f) and 1.27(b)) - INDE	NG SMALL ENTITY
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invento	or as defined in 37 n 41(a) and (b) of ark Office with re	CFR 1.9(C) for purposes of Title 35. United States	qualify as an independent f paying reduced fees under code, to the Patent and itled same as "For" above,
•	(X) the specifica	tion filed herewith.	filed
•	() application so	erial no, issued	*
under (invent: under	contract or law to ion to any person w	assign, grant, convey, or ho could not be classified hat person had made the in as a small business concer	l and am under no obligation license, any rights in the las an independent inventor nvention, or to any concern on under 37 CFR 1.9(d) or a
CONVOV	ed or licensed or a	r organization to which m under an obligation unde any rights in the inventi	I have assigned, granted, r contract or law to assign, on is listed below:
	(X) no such perso () persons, conc	n, concern or organization erns or organizations list	l. ced below:*
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I here that a furthe statem under	by declare that all all statements made or that these statements and the like s Section 1001 of Tit	statements made herein of a consideration and belief ments were made with the locale are punishable by file 18 of the United States	my own knowledge are true and are believed to be true; and knowledge that willful false ine or imprisonment, or both, code, and that such willful the application, any patent ed statement is directed.
a1-	A MENADO MONA		
	DE MENDES NETO DE INVENTOR	NAME OF INVENTOR	NAME OF INVENTOR
signat	ture of Inventor	signature of Inventor	signature of Inventor
10	nuary 7, 1998 _	<u>.</u>	
			Date